

IN THE COURT OF APPEALS FOR THE STATE OF MISSISSIPPI

TRAVON BROWN [Prose]

APPELLANT

2014-KA-00020

V

STATE OF MISSISSIPPI

APPELLEE

MOTION TO CORRECT REQUESTED RELIEF **FILED**

PENDING DISPOSITION

OF  
APPEAL

MAY 08 2015

OFFICE OF THE CLERK  
SUPREME COURT  
COURT OF APPEALS

THIS CAUSE, comes before this Honorable Court on  
Appellant Travon Brown's own Prose Motion to-wit:

1.) Based on matters presented in Appellants "CHIEF  
ARGUMENT"-submitted on or about April 29<sup>th</sup> 2015-if such  
be well taken by the Court in rendering a decision; App-  
ellant NO LONGER seeks this Court to reverse & remand  
for resentencing for manslaughter, for he was offered a plea  
bargain on the maximum penalty for manslaughter on both  
counts & declined.

Rather, in conjunction with the "reasonable pro-  
bability of a different outcome" in mind, if said biological  
sample can be produced, Appellant would again contest  
these charges under the well-founded & bonafide belief  
that no fair & reasonable minded juror would vote to convict  
him in face of such evidence. Or, if said sample

Cannot be produced, Appellant respectfully asks this Court that his subsequent sentences & convictions be vacated, set aside & he discharged from custody, or reversed, he granted time served & charges dismissed, or reverse & render a judgement of acquittal in his favor.

2.) That in the aftermath of the Due Process violations Appellant has and continues to suffer; to even remain incarcerated pursuant to such under manslaughter convictions [although highly more favorable than murder convictions] yields an unconstitutional result as it constitutes cruel & unusual punishment in violation of his 8<sup>th</sup> & 14<sup>th</sup> Amendment Rights of the U.S. Constitution & Article 3§14 & 3§26 of the MS Constitution.

3.) That Appellant is well aware a "lengthy" wait will encompass a ruling on this motion yet he will respectfully abide with patience.

4.) That anytime human life is lost it is a tragedy; yet the deciding factor in this case is not the advocacy of human life for the deceased; but rather a maintenance in integrity of the law, & the rights of an alleged criminal defendant guaranteed by the Constitution & laws of the United States & Constitution & laws of the State of Mississippi.

WHEREFORE, premises considered, Appellant patiently awaits a decision in his case & subsequent ruling on this pending motion.

Humbly Prayed, this the 30<sup>th</sup> day of April 2015.

Witness My Hand,

CERTIFICATE OF SERVICE

I, Travon Brown, hereby certify, under penalty of perjury, a true & correct copy of this foregoing motion is being mailed via the WOCC ILAP Dept to All interested persons of previous motions.